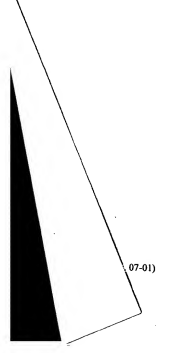


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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	> CONFIRMATION NO.		
09/652,513	08/31/2000	Leon L. Shaw	97-1681-P	4468		
	7590 04/02/2003					
CANTOR COLBURN, LLP 55 GRIFFIN ROAD SOUTH			EXAMINER			
BLOOMFIELD, CT 06002			HENDRICKSON, STUART L			
			ART UNIT	PAPER NUMBER		
	,		1754	18		
			DATE MAILED: 04/02/2003	(0		

Please find below and/or attached an Office communication concerning this application or proceeding.



•	Application No	Application No. Applicant(s) Show)		
Office Action Summary	Examiner	30-0		Group Art Unit		
	Jerl	H3m	17			
-Th MAILING DATE of this communication appe	ears on the cover s	heet benea	th the corresp	oondence ad	ldress	
Period for Reply)				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET OF THIS COMMUNICATION.	TO EXPIRE	<u> </u>	ONTH(S) FRO	OM THE MAI	LING DATE	
 Extensions of time may be available under the provisions of 37 C from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, such period shall, by defective to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the term adjustment. See 37 CFR 1.704(b). 	FR 1.136(a). In no even a reply within the statu fault, expire SIX (6) MOI statute. Cause the anni	t, however, ma tory minimum NTHS from the	of thirty (30) day mailing date of	ely filed after SD rs will be consid this communica	((6) MONTHS ered timely.	
Status						
XR sponsive to communication(s) filed on	· ·					
☐ This action is FINAL.			•		_ -	
☐ Since this application is in condition for allowance exce accordance with the practice under <i>Ex parte Quayle</i> , 19	ept for formal matte 935 C.D. 1 1; 453 O.	rs , prosecu l .G. 213.	tion as to the	merits is cl	osed in	
Disposition of Claims						
Claim(s) -27			is/are pendin	g in the appli	cation.	
Of the above claim(s)			is/are withdra	awn from con	sideration.	
Cloim(a)						
文 Claim(s) 1-27			is/are rejecte	d.		
□ Claim(s)			is/are objecte	ed to.		
□ Claim(s)			are subject to	restriction o	relection	
pplication Papers			requirement			
☐ The proposed drawing correction, filed on			approved.	•		
☐ The drawing(s) filed on is/are obj	ected to by the Exa	miner				
☐ The specification is objected to by the Examiner.						
$\hfill\Box$ The oath or declaration is objected to by the Examiner.				•		
riority under 35 U.S.C. § 119 (a)–(d)						
☐ Acknowledgement is made of a claim for foreign priority	under 35 U.S.C. §	119 (a)-(d).				
☐ All ☐ Some* ☐ None of the:						
☐ Certified copies of the priority documents have been						
☐ Certified copies of the priority documents have been				· ·	*	
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in this national stage application from the Internation *Certified copies not received:						
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	lo(s)	 ☐ Int rvi w Summary, PTO-413 ☐ Notice f Inf rmal Pat nt Application, PTO-152 				
tachment(s) ☐ Information Disclosure Statement(s), PTO-1449, Paper N ☐ Notice of R f rence(s) Cited, PTO-992	lo(s)					
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Part of Paper No.

Application/Control Number: 09/652513

Art Unit: 1754

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The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action. The request filed on 1/16/03 for Continued examination (RCE) based on parent Application No. 09/652513 is acceptable and a RCE has been established. An action on the RCE follows.

Claims 8, 14, 16 and 23-27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

- A) In claims 8, 14 and 23, 'nanostructured' is unclear as to what is meant.
- B) In claim 16, 'precursor' is unclear as to what it is and should be 'source'.

Claims 1, 2 and 4-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. taken with Crawford et al.

Lee teaches in col.3-4 and 6 mixing pitch and silica, grinding and forming a carbide. While not teaching 'high energy' milling, Lee teaches small carbon pellets. Thus intense, energetic, grinding is suggested. Crawford teaches in column 5 milling to make small particles.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the milling of Crawford in the process of Lee because doing so makes the small particles desired.

Claims 3 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. taken with Crawford et al. as applied to claims 1, 2 and 4-7 above, and further in view of Kurachi.

Application/Control Number: 09/652513

Art Unit: 1754

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The above does not teach the carbon sources, but Kurachi does in column 5. Using them in the process of Lee is an obvious expedient to provide the carbon source required by Lee.

Claims 1-5, 7-14, 16-21 and 23-26 are rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Dunmead et al. '803.

Dunmead teaches in column 7 and ex. 1 ball-milling carbon black and metal oxide. If another material is meant in claim 9, a milling media is present, as may be cobalt oxide. The mix is heated in Ar to form carbide. While not explicitly teaching 'high energy', the 50 rpm recited appears to be 'high'. In any event, using the claimed milling is an obvious expedient to make fine particle size for more efficient reaction (col. 5 middle).

Claims 1, 2, 4, 8-10 and 14 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over El-Eskandarany et al. in Metallurgical and Materials Trans.

The reference teaches on pg. 4210 high energy milling carbon, W oxide and an extra metal, then leaching/washing then annealing. N odifferences are seen in the product made. Claim 9 is met in that the W oxide is a precursor to WC recited in the claim. No differences are seen.

Applicant's arguments filed 1/16/03 have been fully considered but they are not persuasive. The specification does not explicitly define nanostructured. Lee grinds a powder mixture in a ball mill, how they prepare the resins is of no moment. Crawford need not teach a ball mill, as Lee does. Dunmead is applicable as it is not clear that the claims are limited to the milling conditions

Art Unit: 1754

argued. The claims do not clearly recite a product different from that of Lee or El-Eskandarandy. The claims are drawn to carbides.

Any inquiry concerning this communication should be directed to examiner Hendrickson at telephone number (703) 308-2539.

Stuart Hendrickson examiner Art Unit 1754